SOUTHERN DISTRICT OF N	NEW YORK	
LU WAN, individually and on behalf of oth		Case No. 18-cv-10334 (CS)
v. YWL USA INC.	or Const.' Hillard.' Const.	[PROPOSED] JUDGMENT
d/b/a Buddha Asian Bistr House, AI QIN CHEN, and JANE DOE,	o Susni Hibachi Steak	
	Defendants.	

The Honorable Cathy Siebel, District Judge:

NUMBER OF A TREATMENT OF A CALIFFE

WHEREAS Defendants YWL USA INC. d/b/a Buddha Asian Bistro Sushi Hibachi Steak House and AI QIN CHEN, by their attorney Bingchen Li of the Law Office of Z. Tan, PLLC, having offered, pursuant to Rule 68(a) of the Federal Rules of Civil Procedure, to allow judgment in favor of Plaintiff LU WAN to be taken against them in the amount of \$15,000.00 plus such attorney fees, costs, and other expenses as the Court shall deem reasonable upon Plaintiff's motion pursuant to Rule 54 of the Federal Rules of Civil Procedure;

WHEREAS such offer was made for the purposes specified in Rule 68 and is not to be construed as an admission that YWL USA INC. d/b/a Buddha Asian Bistro Sushi Hibachi Steak House and AI QIN CHEN are liable in this action or that LU WAN has suffered any damage; and

WHEREAS LU WAN, by their attorney Aaron B. Schweitzer of Troy Law, PLLC, on November 10, 2020 served notice that she had accepted that offer;

It is hereby **ORDERED**, **ADJUGED**, **AND DECREED**: that

1. LU WAN is entitled to a judgment against YWL USA INC. d/b/a Buddha Asian Bistro Sushi Hibachi Steak House and AI QIN CHEN, jointly and severally, in the amount of \$15,000.00;

2.	LU WAN is entitled to an award of attorneys' fees against YWL USA INC. d/b/a
Buddha Asian	Bistro Sushi Hibachi Steak House and AI QIN CHEN, jointly and severally, for
\$;
3. d/b/a Buddha	LU WAN is entitled to an award of costs and expenses against YWL USA INC. Asian Bistro Sushi Hibachi Steak House and AI QIN CHEN, jointly and severally, erally, for \$; and
following the i appeal is then	To the extent any amounts remain unpaid upon the expiration of ninety (90) days ssuance of judgment, or ninety (90) days after the expiration of time to appeal if no pending, whichever is later, the total amount of judgment shall automatically teen percent (15%) as required by Section 198(4) of the New York Labor Law.
Accord	lingly, judgment is entered and the case is closed.
Dated:	
	Cathy Siebel, U.S.D.J.